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8	Telephone: (619) 525-3990 Facsimile: (619) 525-3991		
9	Attorneys for Plaintiff		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12	STEPHEN HARDY, Plaintiff,		
13	vs. Case No: 2:11-cv-00636-GMN-RJJ		
14151617	SHELDON G. ADELSON, MICHAEL A. LEVEN, IRWIN A. SIEGEL, JEFFREY H. SCHWARTZ, JASON N. ADER, CHARLES D. FORMAN, IRWIN CHAFETZ, GEORGE P. KOO, and WING T. CHAO,		
18	Defendants.		
19	and		
20	LAS VEGAS SANDS CORP., a Nevada corporation,		
21	Nominal Defendant.		
22	[PROPOSED] ORDER FOR EXTENSION OF TIME AND PUBLICATION OF		
23	<u>SUMMONS</u>		
24	Upon reading plaintiff Stephen Hardy's ("Plaintiff") Motion for Extension of Time to		
25	Properly Effectuate Service and for Leave to Effectuate Service by Publication duly filed herein,		
26	it appears to the satisfaction of this Court and the Court finds that:		
27	ORDER FOR EXTENSION OF TIME AND PUBLICATION OF SUMMONS		
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1	1.	Defendants Sheldon G. Adelson ("Adelson"), individually, Jeffery H. Schwartz
2		("Schwartz"), individually, ("Adelson"), individually, and Wing T. Chao ("Chao"),
3		individually, have not been provided with service of process despite due diligence on
4		behalf of the Plaintiff;
	2.	Summons herein cannot be served upon defendant Adelson and Schwartz in person
5		within the State of Nevada;
6	3.	Summons herein cannot be served upon defendant Chao in person within the State of
7		California;
8	4.	It appears from Said Affidavits of Due Diligence and from the Motion for Extension of
9		Time to Properly Effectuate Service and for Leave to Effectuate Service by Publication
10		that Plaintiff has established good cause for an extension of time;
	5.	It appears from said Affidavits of Due Diligence and from the Complaint filed herein, for
11		good cause this Court finds that a cause of action exists in favor of Plaintiff against
12		defendants Adelson, Schwartz, and Chao;
13	6.	Defendants Schwartz, Adelson, and Chao are necessary and proper parties herein;
14	7.	The last known residence addresses of defendant Adelson are 901 Trophy Hills Dr., Las
15		Vegas, NV 89134; and 8908 Players Club Drive, Las Vegas, NV 89134;
16	8.	The last known business address for Defendant Adelson is Las Vegas Sands
		Corporation's ("LVSC") Principal Executive Office, 3355 Las Vegas Blvd. South, Las
17		Vegas, NV 89119.
18	9.	The last known residence addresses of defendant Schwartz are 2747 Paradise Road,
19		#1202, Las Vegas, NV 89109; and 2877 Paradise Road, Unit 305, Las Vegas, NV 89109;
20	10.	The last known business address of Defendant Schwartz is LVSC Principal Executive
21		Office, 3355 Las Vegas Blvd., S., Las Vegas, NV 89119;
22	11.	The last known residence addresses of defendant Chao are 13600 Marina Pointe Drive,
		#811, Marian Del Rey, CA, 90292; and 15 Sea Colony Drive, Santa Monica, CA, 90405.
23	12.	It further appears that the Las Vegas Review is a newspaper published in the City of Las
24		Vegas, County of Clark, State of Nevada, and is the newspaper likely to give notice to
25		defendants Schwartz and Adelson of the pendency of the suit.
26	14.	It further appears that the Santa Monica Daily Press is a newspaper published in the City

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1		
2	Wing T. Chao 13600 Marina Pointe Drive, #811 Marina Del Rey, CA 90292	
3	Wing T. Chao	
4	15 Sea Colony Drive Santa Monica, CA 90405	
5	IT IC FUDTHED ODDEDED that the compact of a convert the Commence and a convert	
6	IT IS FURTHER ORDERED that due service of a copy of the Summons and a copy of the Complaint on defendants Adelson, Schwartz, and Chao in person shall be equivalent to	
7	complete service by publication and deposit in the United States Post Office, and that such	
8	process may be served upon defendants Adelson, Schwartz, and Chao as prescribed by statute.	
9		
10	DATED this 5f day of Pqxgo dgt, 2011.	
11	Robert M. Sunton	
12	WUOOCI KUVTCVCIJUDGE	
13	Submitted by:	
14	/c/Dotriolz D. Lovorty	
15	/s/Patrick R. Leverty Patrick R. Leverty, Esq. Nevada State Bar #8840	
16	Leverty & Associates Law, Chtd. 832 Willow St.	
17	Reno, NV 89502 (775) 322-6636	
18	Attorneys for Plaintiff	
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28	ORDER FOR EXTENSION OF TIME AND PUBLICATION OF SUMMONS	